ICHAPTER 286.1

## AN ACT

June 28, 1932. [H. R. 4594.] [Public, No. 201.]

To fix the rate of postage on publications mailed at the post office of entry for delivery at another post office within the postal district in which the head-quarters or general business offices of the publisher are located.

Postal Service. Mailing of secondclass matter. Vol. 20, p. amended. U. S. C., p. 1254. 361,

New matter.

Postage on other than weekly publica-

Rate.

If pound rate higher.

Applicable to future entries only.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 25 of the Act entitled "An Act making appropriations for the service of the Post Office Department for the fiscal year ending June 30, 1880, and for other purposes," approved March 3, 1879 (20 Stat. 361; U. S. C., title 39, sec. 286), is hereby amended by the addition

of the following sentence:

"Copies of a publication, other than a weekly, hereafter admitted to the second class of mail matter, when mailed by the publisher or registered news agent at a post office where it is entered, for delivery by letter carriers at a different post office within the delivery limits of which the headquarters or general business offices of the publisher are located, shall be chargeable with postage at the rate that would be applicable if the copies were mailed at the latter office, unless the postage chargeable at the pound rates from the office of mailing is higher, in which case such higher rates shall apply, but this provision shall not be applicable to publications already entered as second-class matter which retain their entry at the post office where now entered."

Approved, June 28, 1932.

[CHAPTER 287.]

## AN ACT

June 28, 1932. [H. R. 10244.] [Public, No. 202.]

Fixing the fees and limits of indemnity for domestic registered mail based upon actual value and length of haul, and for other purposes.

Postal Service. Domestic registered mail. R. S., sec. 3926, p. 762. Limited indemnity for losses. Vol. 29, p. 599. Maximum fixed at \$100. Vol. 32, p. 1174. Indemnity for lost third or fourth class matter. Vol. 36, p. 1337.

Vol. 45, p. amended. 469,

Uniform system of registration.

Amount of Indemnity.

value pay-Actual ments.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3926 of the Revised Statutes of the United States as amended by the Act of February 27, 1897 (ch. 340, 29 Stat. L. 599), providing limited indemnity for loss of registered mail matter, and by the Act of March 3, 1903 (32 Stat. L. 1174), fixing such indemnity at not exceeding \$100, and that portion of the Act of March 4, 1911 (36 Stat. L. 1337), making appropriations for the service of the Post Office Department for the fiscal year ending June 30, 1912, and for other purposes, and providing indemnity for the loss of third and fourth class domestic registered matter, which laws were jointly amended by section 3 of the Act of May 1, 1928 (45 Stat. L. 469; U.S. C., Supp. V. U.S. C., Supp. V, title 39, sec. 381a), are hereby further amended to read as follows:

"For the greater security of valuable mail matter the Postmaster General may establish a uniform system of registration, and as a part of such system he may provide rules under which the senders or owners of any registered matter shall be indemnified for loss, rifling, or damage thereof in the mails, the indemnity to be paid out of the postal revenues, but in no case to exceed \$1,000 for any one registered piece, or the actual value thereof when that is less than \$1,000, and for which no other compensation or reimbursement to the loser has been made: Provided, That the Postmaster General may in his discretion provide for the payment of indemnity for the actual value of registered mail or insured mail treated as registered mail in excess of \$1,000, but not in excess of \$10,000, when such mail is not insured with any commercial insurance company or other insuring